ENDORSED ORDER

July 14, 2011

The Honorable Judge Robert E. Gerber United States Bankruptcy Judge United States Bankruptcy Court for the Southern District of New York One Bowling Green New York, NY 10004

Notice of Presentment of Proposed Supplemental Re: Order Granting 151st Omnibus Objection to Claims

I have received and reviewed the Supplemental Order dated June 27, 2011. I do not feel that my concerns have been adequately considered. I wish to reiterate that I object that my claim may be reclassified as an equity interest claim.

I feel that General Motors fraudulently misrepresented the viability of their company to me. General Motors must have known that the viability of the company was deteriorating months, possibly years, before filing for bankruptcy. I feel that General Motors knew that its stock would eventually be worthless, and rather than notify me or take action to protect me from loss, they chose to take no action. It is my belief that due to fraud and misrepresentation that my claim should not be reclassified as equity interest. The result would be unjust and inequitable.

The assets were held in the General Motors 401(k) plan that I participated in as an employee of General Motors for 31 years. The funds included both bonds and General Motors common stock.

My claim number is 60788 and the amount of my claim is \$129,197.04.

Sincerely.

Mark F. Hasson III 417 Bute Road

Uniontown, PA 15401

724-437-3679

CC:

The Garden City Group Weil, Gotshal & Manges LLP **Endorsed Order** 

Though the Court understands the frustration and disappointment that Mr. Hasson feels as a stockholder in the former General Motors Corporation, and his view that General Motors misrepresented its viability, the Court has ruled on this issue, and the Court is not permitted to revisit this issue on a case by case basis. The Court is bound to uphold the law, and the Court may not single out any individual stockholder for special consideration.

The claim must be reclassified consistent with the Court's previous rulings.

Dated: New York, New York July 20, 2011

> /s/ Robert E. Gerber Hon. Robert E. Gerber United States Bankruptcy Judge

THE LEVEL

The Homerth Helica Kowen II Color United State, thankingley Judge that we also labeled as an all selected three values had sold being t nurs Frenched sid: MODEL MY LINGY TORK

> Notice of transferred of the pared houghered at Order Organise 1514 Organism Other Right to Chilins

I have received and reciproral she shapple connected the form of the consequences and the same and the shapple connected the same and t major to benesiais de etc. cue sibrasso de emiliarco aros verandos en mate my diam may be societically appropriate for the colorior

> t led des Cobres Alones Read Mentel consensation of ing. General hadions must have be even that the vishilly of innet เด้าสุดที่ที่ อาร์เลย เอาคอร์ xldworn แต่เดอเน ผู้กัดถอย่างที่ eseictrov od gliserosvo biograficki sid eut wied glised W and the contract of the first and a section of the contract of the contract of the contract of the contract of etaon bleads neis og eraser gegattessergerej afbas bæsti et

> > Mr. John John

oldry men bas samms od bluow hoser ed T

OF MINISTERS FOR FROM THE and virginia . g Islamed backless in you no am Albert (set mile) inc. It is not belief out the due LEAST THE ON MILE THE OWNER.

- mata tangan kitah telebahaikan

The assets on the figure of directly bearing the first of the plant. The disself and the first of the first of the contract of the first of the firs alighted of Centern Wildrers for Travers . The hinds inch ... both bonds dad Centeral ปราชาย สองการก็จ้า มาจากเป

ว์กเออยด์พุ่

Minusson H. Hasson 141

ANY Bute-Russi

Uniouterym PA 15:001.

724-037-0679

The Carden City Group Altregueld & interpolities.